Scott J. Ferrell, Bar No. 202091 1 David R. Sugden, Bar No. 218465 2 Julie R. Trotter, Bar No. 209675 CALL, JENSEN & FERRELL 3 A Professional Corporation 610 Newport Center Drive, Suite 700 4 Newport Beach, CA 92660 5 (949) 717-3000 6 Attorneys for Plaintiffs 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT, OAKLAND BRANCH OF CALIFORNIA 10 Case No. C 07-06407 WDB CHEVRON INTELLECTUAL 11 PROPERTY LLC and CHEVRON U.S.A. 12 STIPULATION TO EXTEND TIME INC.. TO RESPOND TO COMPLAINT 13 Plaintiffs, 14 vs. 15 THOMAS CUTHBERTSON, individually 16 and doing business as HOMESTEAD AUTO WASH, MARY MARCHESE, an 17 individual, CHRISTOPHER MARCHESE JR., an individual, 18 AND DOES 1-50 INCLUSIVE, 19 Defendant. 20 Complaint Filed: December 19, 2008 21 Trial Date: None Set 22 Plaintiffs Chevron Intellectual Property LLC and Chevron U.S.A. Inc., by and 23 through their undersigned counsel, and Defendant Thomas Cuthbertson, individually 24 and doing business as Homestead Auto Wash, (collectively referred to herein as the 25 26 "Parties"), hereby agree as follows: 27 /// 28 /// ERRELL PROFESSIONAL CHE03-13:341464:1-25-08

1	WITEDE AS the Complementary Stad on December 10, 2007.	
2	WHEREAS, the Complaint was filed on December 19, 2007;	
3	WHEREAS Defendant was	served with the Summons and Complaint on
4	January 11, 2008;	
5	Julianity 11, 2000,	
6	WHEREAS, Defendant's response is due on January 31, 2008, the Parties agree	
7	that Defendant requires an additional thirty (30) days to respond to the Complaint.	
. 8		
9	NOW THEREFORE, it is hereby stipulated that Defendant shall have until	
10	February 29, 2008 to answer, respond or otherwise move this Court regarding the	
11	Complaint.	
12	Data de January 22 2009	CALL, JENSEN & FERRELL
13	Dated: January 23, 2008	A Professional Corporation Scott J. Ferrell
14		David R. Sugden Julie R. Trotter
15		
16		By: Julie R. Trotter
17		Attorneys for Plaintiffs Chevron Intellectual
18		Property LLC and Chevron U.S.A. Inc.
19		
20		
21	Dated: January, 2008	By: Defendant Thomas Cuthbertson, individually and doing business as Homestead Auto Wash
22		doing business as Homestead Auto Wash
23		•
24 25		
26		
27		
28		
CALL, JENSEN & FERRELL A PROFESSIONAL		
CORPORATION	CHE03-13:341464:1-25-08 STIPULATION TO EXTE	- 2 - END TIME TO RESPOND TO COMPLAINT

28

Call, Jensen &